## JS 44 (Rev. 1/2013) Case 1:15-cv-02755-FB-JCIVdJulGOVER \$100 D7/12/15 Page 1 of 2 PageID #: 12

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

purpose of initiating the civil d	ocket sheet. (SEE INSTRUC	TIONS ON NEXT PAGE O	F THIS FO	PRM.)						
I. (a) PLAINTIFFS TABLE FOR EIGHT, INC. and M SHANGHAI, LLC				DEFENDANTS WEI WILLIAMSBURG CORP and WEI PING WANG						
(b) County of Residence of First Listed Plaintiff Kings (EXCEPT IN U.S. PLAINTIFF CASES)  (c) Attorneys (Firm Name, Address, and Telephone Number) Moss & Kalish, PLLC				County of Residence of First Listed Defendant  (IN U.S. PLAINTIFF CASES ONLY)  NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED.  Attorneys (If Known)						
122 E. 42nd Street Ste. 2100 New York, NY 10168 212-867-4488										
II. BASIS OF JURISDICTION (Place an "X" in One Box Only)				TIZENSHIP OF P	RINCIPA	L PARTIES				
□ 1 U.S. Government Plaintiff	■ 3 Federal Question   (U.S. Government)		(For Diversity Cases Only)  PTF DEF  izen of This State  D 1  Incorporated or Principal Place of Business In This State  and One Box for Defendant)  PTF DEF  izen of Business In This State							
U.S. Government Defendant				Citizen of Another State						
		Citizen or Subject of a								
IV. NATURE OF SUIT	(Place an "X" in One Box Or		1 10	DREEHERE/PENALTY	BAN	KRUPECA	OTHER	STATUTE	28-113	
□ 110 Insurance □ 120 Marine □ 130 Miller Act □ 140 Negotiable Instrument □ 150 Recovery of Overpayment □ & Enforcement of Judgment □ 151 Medicare Act □ 152 Recovery of Defaulted Student Loans (Excludes Veterans) □ 153 Recovery of Overpayment of Veteran's Benefits □ 160 Stockholders' Suits □ 190 Other Contract □ 195 Contract Product Liability □ 196 Franchise □ 210 Land Condemnation □ 220 Foreclosure □ 230 Rent Lease & Ejectment □ 240 Torts to Land □ 245 Tort Product Liability □ 290 All Other Real Property	PERSONAL INJURY  310 Airplane  315 Airplane Product Liability  320 Assault, Libel &	PERSONAL INJUR  365 Personal Injury - Product Liability  367 Health Care/ Pharmaceutical Personal Injury Product Liability  368 Asbestos Personal Injury Product Liability	Y	JABOR  O Fair Labor Standards Act Classifications Relations Railway Labor Act Family and Medical Leave Act O Other Labor Litigation Employee Retirement Income Security Act  MMICRATION Value 101 MICRATION Value 102 MICRATION Value 103 MICRATION VA	422 Appe	al 28 USC 158 drawal SC 157  CV RIGHTS Trights at cmark SECURITY (1395ff) c Lung (923) c C/DIWW (405(g)) Title XVI 405(g))  ALTAX SUITS s (U.S. Plaintiff efendant)	□ 375 False C □ 400 State R □ 410 Antitru □ 430 Banks □ 450 Commi □ 460 Deport □ 470 Racket	Claims Act eapportions st and Banking erce ation torganizati ner Credit Sat TV ies/Commo nge Statutory Act turnal Acts nmental Ma m of Inform tion istrative Pro view or App p Decision autionality o	ment  g  ced and  ions  odities/  ctions  atters  nation  ocedure  peal of	
	cite the U.S. Civil Starts	Appellate Court			er District	☐ 6 Multidistri Litigation	ict			
Statutory (Lanham Act) and common VII. REQUESTED IN CHECK IF THIS IS A CLASS ACTION				v unfair competition  DEMAND \$ CHECK YES only if demanded in complaint:						
COMPLAINT: UNDER RULE 23, F.R.Cv.P. JURY DEMAND:  Yes X No										
VIII. RELATED CASI IF ANY	E(S) (See instructions):	JUDGE			DOCKE	T NUMBER			J	
DATE 05/12/2015		SIGNATURE OF AT	TORNEY (	OF RECORD						
FOR OFFICE USE ONLY  RECEIPT # AM	ONLY  AMOUNT APPLYING IFP			JUDGE	JUDGE MAG, JUDGE					

## Case 1:15-cv-02755-FB-JO Document 1-1 Filed 05/12/15 Page 2 of 2 PageID #: 13 CERTIFICATION OF ARBITRATION ELIGIBILITY

exclusiv	e of inter	est and costs, are eligible for compulsory arbitration. The amount of damages is presumed to be below the threshold amount unless a e contrary is filed.
I. David	Gelfarb	counsel for plaintiffs . do hereby certify that the above captioned civil action is
ineligi	ble for o	, counsel for plaintiffs, do hereby certify that the above captioned civil action is compulsory arbitration for the following reason(s):
		monetary damages sought are in excess of \$150,000, exclusive of interest and costs,
	X	the complaint seeks injunctive relief,
		the matter is otherwise ineligible for the following reason
		DISCLOSURE STATEMENT - FEDERAL RULES CIVIL PROCEDURE 7.1
		Identify any parent corporation and any publicly held corporation that owns 10% or more or its stocks:
None		
		RELATED CASE STATEMENT (Section VIII on the Front of this Form)
provides because same jud case: (A	that "A the cases age and motor involves	es that are arguably related pursuant to Division of Business Rule 50.3.1 in Section VIII on the front of this form. Rule 50.3.1 (a) civil case is "related" to another civil case for purposes of this guideline when, because of the similarity of facts and legal issues or arise from the same transactions or events, a substantial saving of judicial resources is likely to result from assigning both cases to the nagistrate judge." Rule 50.3.1 (b) provides that "A civil case shall not be deemed "related" to another civil case merely because the civil is identical legal issues, or (B) involves the same parties." Rule 50.3.1 (c) further provides that "Presumptively, and subject to the power rmine otherwise pursuant to paragraph (d), civil cases shall not be deemed to be "related" unless both cases are still pending before the
		NY-E DIVISION OF BUSINESS RULE 50.1(d)(2)
1.)	Is the c	eivil action being filed in the Eastern District removed from a New York State Court located in Nassau or Suffolk
2.)		answered "no" above: the events or omissions giving rise to the claim or claims, or a substantial part thereof, occur in Nassau or Suffolk
	b) Did Distric	the events of omissions giving rise to the claim or claims, or a substantial part thereof, occur in the Eastern t? Yes
Suffolk	County, olk Coun	o question 2 (b) is "No," does the defendant (or a majority of the defendants, if there is more than one) reside in Nassau or or, in an interpleader action, does the claimant (or a majority of the claimants, if there is more than one) reside in Nassau ity?
		BAR ADMISSION
I am cui	rrently a	dmitted in the Eastern District of New York and currently a member in good standing of the bar of this court.  No
Are you	ı current	ly the subject of any disciplinary action (s) in this or any other state or federal court?  Yes (If yes, please explain) No
Leartify	the acc	rracy of all information provided above

Signature:\_